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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/783,662	. 02/20/2004	Peter C. Salmon	34091/AJT	7233
75	590 11/28/2006	ф.	EXAMINER	
Aldo J. Test			CLARK, SHEILA V ,	
DORSEY & WHITNEY LLP				
Suite 3400			ART UNIT	PAPER NUMBER
4 Embarcadero Center			2823	
San Francisco,	San Francisco, CA 94111		DATE MAILED: 11/28/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/783,662	SALMON, PETER	. c		
Office Action Summary	Examiner	Art Unit			
	S. V. Clark	2823			
The MAILING DATE of this communication			ldress		
Period for Reply		•			
A SHORTENED STATUTORY PERIOD FOR RI WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by s Any reply received by the Office later than three months after the r earned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN R 1.136(a). In no event, however, may a n. eriod will apply and will expire SIX (6) MO statute, cause the application to become	IICATION. a reply be timely filed ONTHS from the mailing date of this one ABANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 2	29 March 2005.				
• —	This action is non-final.				
3) Since this application is in condition for all	**				
closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.	.D. 11, 453 O.G. 213.			
Disposition of Claims		·			
4)⊠ Claim(s) <u>1-36</u> is/are pending in the applica	ation.		•		
4a) Of the above claim(s) 1-27 is/are withd	rawn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-27</u> is/are rejected.					
7) Claim(s) is/are objected to.		•			
8) Claim(s) are subject to restriction a	nd/or election requirement.				
Application Papers					
9) The specification is objected to by the Exa	miner.				
10) The drawing(s) filed on is/are: a) ☐	accepted or b) objected t	o by the Examiner.			
Applicant may not request that any objection to					
Replacement drawing sheet(s) including the co					
11) ☐ The oath or declaration is objected to by the	e Examiner. Note the attach	ed Office Action or form P	TO-152.		
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:	reign priority under 35 U.S.C	§ 119(a)-(d) or (f).			
 Certified copies of the priority docur 	ments have been received.				
Certified copies of the priority docur					
Copies of the certified copies of the		en received in this National	Stage		
application from the International Bo	•				
* See the attached detailed Office action for	a list of the certified copies n	ot received.			
Attachment(s)					
1) Notice of References Cited (PTO-892)		w Summary (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-94	·, — ·	lo(s)/Mail Date of Informal Patent Application			
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	6) Other:	• •			

Claim 8 is objected to as being improperly dependent upon multiply dependent claim 6, whereby a multiply dependent claims can not depend on another multiply dependent claim.

Claims 6, 19, 20, 24, 25 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claims 6, there is only a reference to "chips" where claim 1 may also include a single "chip".

In claims 19-20, it is unclear what is meant by the term "supergroup" Since the term "supergroup" may have many varying meanings said terms

should be defined in the claims.

In claim 24, there is no "imprintable material" recited in claim 17 nor any of the device claims.

In claims 25, there is no "thermoplastic material" recited in claims 17 nor any of the subsequent device claims

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3, 4, 10, 11, 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Forehand et al

Forehand et al. teaches in for example figure 3, an electrically conductive substrate 220 having conductive feedthroughs 221-227 in said conductive substrate, a multi-layer interconnection circuit 203 having conductive traces (not shown but said traces are taught in col. 2, lines 59-63) fabricated on said conductive substrate; one or more integrated circuit chips 202 having bumps 205 that attach to selected traces of said interconnection circuits; and, wherein selected of said feedthroughs are shown connect with selected traces of said interconnection circuits.

With regard to claim 3, as Forehand et al has identified component 202 as an "integrated circuit chip" it would have been obvious to one having ordinary skill in this art that said chip may be a radio frequency transceiver due to the broad use of "integrated circuit chip" would be suggestive that the teachings in the Forehand reference would be applicable to any conventional chip well known in this art.

As the claim fails to be specific relative to the word "connect" where in the claims it recites that "feedthroughs connect with ...traces" whereby connect can be mechanical or electrical said "connect" has been taken as an electrical connection whereby the traces that are taught but not shown to be on the upper surface of the interconnection circuit are deemed to be obviously electrically connected to the feedthroughs on substrate 220 by way of vias 207 and bumps 219.

With regard to claim 4, it would have been obvious to one having ordinary skill in this art that said attachment of said bumps of Forehand would include a well filled with solder interposed between each of said bumps and each of said traces because the bumps 205 of Forehand are identified as solder bumps would obviously suggest solder attachment between the bumps and the traces.

With regard to claims 10-12, the multilayerd circuit 203 is shown to possess alternative layer of patterned conductive material and dielectric material as recited in claim 10. Col. 3, line 47 identifies said dielectric layers as being "insulating", which suggests use of conventional materials including thermoplastic materials well known in the art including the use of liquid crystal polymer.

Claims 2, 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kurokawa.

Kurokawa teaches in figure 6 an electronic module comprising an electrically conductive substrate 47, a multi-layer interconnection 41b circuit having conductive traces (not labeled but shown) fabricated on said conductive substrate via wires 46; one or more integrated circuit chips 42 having bumps 43 that attach to selected traces of said interconnection circuits; and, one or more cable wire 46 having bumps that attach to selected traces of said interconnection circuit.

Though Kurokawa fails to specifically label wires 46 as cables he characterizes said wires broadly as "flexible wiring circuit members" formed of insulator film and copper conductors which have the same characteristics as "cable". It would have been therefore obvious to one having ordinary skill in this art that the cable like characteristics of wiring 46 would render said wiring as "cable" especially since the claims fail to render any specific descriptive characteristics to further characterize the word "cable" recited in the claims.

With regard to claims 3, Kurokawa has identified component chip 42 as a "semiconductor device chip" it would have been obvious to one having ordinary skill in

this art that that said chip may be a radio frequency transceiver due to the broad use of "semiconductor device chip" would be suggestive that the teachings in the Kurokawa reference would be applicable to any conventional chip well known in this art.

Claims 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Forehand et al

Forehand et al. teaches in for example figure 3, an electrically conductive substrate 220, a multi-layer interconnection circuit 203 having conductive traces (not shown but said traces are taught in col. 2, lines 59-63) fabricated on said conductive substrate connected to pads (not shown) on the upper surface of said interconnection circuit. One or more integrated circuit chip modules 202 having bumps 205 attached to selected pads.

As flip chip bumps are inherently connected to the input/output structures of a chip and to associated substrate input/output substrate pads it would have been considered obvious to one having ordinary skill in this art that the pads of Forehand et al are input/out put pads for the reasons just expressed. Further input/output pads are implied in the input/output discussion in col.3, lines 20-21.

Claims 5,7, 8, 9, 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kurokawa.

Kurokawa teaches in for example figure 6, an electrically conductive substrate 47,a multi-layer interconnection circuit 1b having conductive traces (not labeled but shown) fabricated on said conductive substrate via wiring 46 and connected to pads (not shown) on the upper surface of said interconnection circuit. One or more integrated circuit chip modules 42 having bumps 43 attached to selected pads.

As flip chip bumps are inherently connected to the input/output structures of a chip and to associated substrate input/output substrate pads it would have been considered obvious to one having ordinary skill in this art that the pads of Kurokawa are input/out put pads for the reasons just expressed.

With regard to claims 7, 8, 9, figures 4 and 5 of Kurokawa teach use of a top conductive plate 45 (i.e. copper) formed on the back of modules 42.

With regard to claim 14, said top plate may contain a cooling chamber 48 where cooling fluid may circulate.

Claims 1, 3, 4, 6, 10, 11, 12, 13, 15, 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Honda.

Honda teaches in for example in the various views of figure 3, an electrically conductive substrate 11 having conductive feedthroughs 13 in said conductive substrate, a multi-layer interconnection circuit 9 having conductive traces 6 fabricated on said conductive substrate; an integrated circuit chip 14 having bumps 15 attached to selected traces of said interconnection circuits wherein selected ones of said feedthroughs are shown connect with selected traces of said interconnection circuits.

Though substrate 11 is identified as an insulating substrate said substrate one of ordinary skill in this art would obviously know that since said substrate contains conductive vias said substrate is therefore an electrically conductive substrate comprising an insulating layers and conductive vias and therefore obviously conductive.

With regard to claim 3, as Honda has identified component 14 as a "conventional flip chip type semiconductor device" (paragraph 004), it would have been obvious to one having ordinary skill in this art that that said chip may be a radio

frequency transceiver due to admission by Honda of the chip of his invention as "conventional" suggesting that the teachings in the Honda would be applicable to any conventional chip well known in this art.

With regard to claim 4, it would have been obvious to one having ordinary skill in this art that said attachment of said bumps of Honda would include a well filled with solder interposed between each of said bumps and each of said traces because the bumps 15 of Honda are identified as solder bumps would obviously suggest solder attachment between the bumps and the traces.

With regard to claims 6 and 9, figures 4 and 5 of Honda teach use of a top conductive plate 19 (i.e. copper) formed on the back of chip 14.

With regard to claims 10-12, the multi-layered circuit 9 is shown to possess alternative layer of patterned conductive material and dielectric material as recited in claim 10. Paragraph (0055) identifies dielectric layers 3 as being formed of resin and therefore formed of a thermoplastic material. As well known to one having ordinary skill in this art that the use of conventional materials such as thermoplastic materials would further suggest that it would also be well known in the art that these materials would include the use of conventional polymer resins such as liquid crystal polymer.

With regard to claims 13, traces 6 are taught to be formed of copper in paragraph (0058).

With regard to claim 15, said bumps may be formed of gold (see paragraph (0068).

With regard to claim 16 it would have been obvious to one having ordinary skill in this art that said attachment of said bumps of Honda would include a well filled with

solder interposed between each of said bumps and each of said traces which is provided in a layer on the top of said interconnection because the bumps 15 of Honda are identified as including solder which would obviously suggest solder attachment between the bumps and the traces.

Claims 17, 18, 21, 23, 26, 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Honda.

Honda teaches in for example in the various views of figure 3, an electrically conductive substrate 11, a multi-layer interconnection circuit 9 formed thereon having conductive traces 2, 5, 6 terminating at pads 6 fabricated on said conductive substrate, a plurality of integrated circuit flip chips 14 (see plurality in figure 6G) having bumps 15 attached to selected traces of said interconnection circuits.

Further as the claim fails to define what is meant by "blade" the term has been taken to mean "an interconnect structure" in the broadly which Honda is deemed to teach.

Further as flip chip bumps are inherently connected to the input/output structures of a chip and to associated substrate input/output substrate pads it would have been considered obvious to one having ordinary skill in this art that the pads 6 of Honda are input/out put pads for the reasons just expressed.

It would have been obvious to one having ordinary skill in this art that said attachment of said bumps of Honda would include a well filled with solder interposed between each of said bumps and each of said traces which is provided in a layer on the top of said interconnection because the bumps 15 of Honda are identified as including

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solder which would obviously suggest solder attachment between the bumps and the traces.

With regard to claim 18, as Honda has identified component 14 as a "conventional flip chip type semiconductor device" (paragraph 004), it would have been obvious to one having ordinary skill in this art that that said chips may include logic, memory, and communication functions due to admission by Honda of the chip of his invention as "conventional" suggesting that the teachings in the Honda would be applicable to typical chips formed in semiconductor devices which are well known in this art.

With regard to claims 21 and 23, figures 4 and 5 of Honda teach use of a top conductive plate 19 (i.e. copper) formed on the back of chip 14.

With regard to claim 26, traces 6 are taught to be formed of copper in paragraph (0058).

With regard to claim 27, said bumps may be formed of gold (see paragraph (0068).

Claims 17, 21, 22, 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kurokawa.

Kurokawa teaches in for example figure 6, an electrically conductive substrate 47, a multi-layer interconnection circuit 41b formed thereon having conductive traces (not labeled but shown) terminating at pads (now labeled but shown) fabricated on said conductive substrate, a plurality of integrated circuit flip chips 42 having bumps 15 attached to selected traces of said interconnection circuits and said bumps would be inherently connected to pads that are connected to said traces.

Further as the claim fails to define what is meant by "blade" the term has been taken to mean "an interconnect structure" in the broadly which Kurokawa is deemed to teach.

Further as flip chip bumps are inherently connected to the input/output structures of a chip and to associated substrate input/output substrate pads it would have been considered obvious to one having ordinary skill in this art that the pads 6 of Kurokawa are input/out put pads for the reasons just expressed.

It would have been obvious to one having ordinary skill in this art that said attachment of said bumps of Kurokawa would include a well filled with solder interposed between each of said bumps and each of said traces which is provided in a layer on the top of said interconnection because the bumps 15 of Kurokawa are identified as including solder which would obviously suggest solder attachment between the bumps and the traces.

With regard to claims 21 and 23, figure 6 of Kurokawa teach use of a top conductive plate 45 (i.e. copper) formed on the back of chips 42.

With regard to claim 22, said top plate may contain a cooling chamber 48 where cooling fluid may circulate and said plate is connected to conducting substrate 47 and is deemed coextensive with said substrate which includes the blades.

Certain claims contain method of making characteristics (i.e. electroplated, replaced with) given no patentable weight in determining the patentability of the final device product.

Note that a Aproduct by process≅ claim is directed to the product per se, no matter how actually made, In re Hirao 190 USPQ 15 at 17(footnote 3). See also In re Brown, 173 USPQ 685; In re Luck, 177 USPQ 523; In re Fessman, 180 USPQ 324; In re Avery, 186 USPQ 161 and In re Marosi et al, 218 USPQ 289, all of which make it clear that it is the patentability of the final product per se which must be determined in a product by process≊ claims, and not the patentability of the process, and that, as here, an old or obvious product produced by a new method is not patentable as a product, whether claimed in a product by process claims or not.

Claims 1-27 are rejected.

The election of claims 1-27 without traverse in the communication filed March 29, 2005 is acknowledged.

PTO-892 cites references having multilayer substrates.

Any inquiry concerning this communication should be directed to S. V. Clark at telephone number (571) 272-1725.

Primary Examiner
Art Unit 2823

November 14, 2006